## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

Mario E. Castro,

Plaintiff),

vs.

NewRez LLC D.B.A. SHELLPOINT MORTGAGE SERVICING, THE BANK OF NEW YORK MELLON, INC., REAL TIME SOLUTIONS, INC., EXPERIAN INFORMATION SOLUTIONS, INC., TRANS UNION, LLC, EQUIFAX, INFORMATION SERVICES, LLC, et al.

Defendant(s).

Case No.: 2:22-cv-02211-BHH-MGB

MOTION FOR AN EXTENSION OF TIME AND NOTICE TO THE COURT

I, Plaintiff, Mario E. Castro hereby notify the court that I have not received any letters nor motions from the defendants Real Time Resolutions Inc. I have only received a letter from NewRez LLC ("Shell Point") and Bank of New York Mellon, Inc. ("BONY") attorney dated 11-9-2023 regard notice that they are allegedly serving plaintiff with a motion to dismiss but I the package that Plaintiff received did not include any such motion papers to address nor file an opposition to. I hereby move this court for an extension of time of 30 days to respond to each defendant's motion to dismiss for a total of 60 days from the date of receipt of the actual motions to dismiss to respond to them should they decide to serve plaintiff with a copy of the motion to.

I hereby certify and return that the above is true and correct. Dated this  $\frac{12^{-10}}{12^{-10}}$  day of December, 2023.

RESPECTFULLY PRESENTED,

-"Without Prejudice"

Mario E. Castro, Propria Persona, Sui Juris

U.C.C.1-308

c/o 419 West Hills Road, Melville, New York 11747

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Email: 4lifemcastro@gmail.com

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been sent by notification from the court via the CM/ECF system to all Registered users identified on the service list. Dated this <u>12</u><sup>th</sup> day of December, 2023.

Without Prejudice"

Mario E. Castro, Propria Persona, Sui Juris U.C.C.1-308

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